UNITED	STATES	BANKRU	PTCY	COURT
SOUTHE	RN DIST	RICT OF	NEW	VORK

U.S. BANKRUPTCY COURT
2016 JUN 27 P 2: 43

		S.D.W.Y.
In re:		
Lehman Brothers Holdings Inc.,		Chapter 11 Case No. 08-13555 (JMP)
	Debtor.	

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY PURSUANT TO RULE 3001(e)(2)

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001 (e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this notice and attached evidence.

than for security, of the claim referenced in this not	
Mr. Horst Reisig	VR-LIW GmbH
Name of Transferee	Name of Transferor
Name and Address where notices to transferee should be sent:	Claim No.: <u>55185</u>
modia de sein.	Blocking No.: <u>1000052</u>
Horst Reisig	
Am Rosenhof I	Amount of Claim: <u>USD 23,494.35</u>
31812 Bad Pyrmont	Date Claim Filed: 10/29/2009
Federal Republic of Germany	Date Claim Flied. 10/29/2009
Telephone: +49 <u>52841 4</u> 563 Attention:	
Name and Address where transferee payments should be sent (if different from above):	
N/A	
Telephone:	
Attention:	
Evidence of Transfer of Claim is attached as Exhib	it 1.

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

Transferee/Transferee's Agent

7. Muni 2016

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 11 U.S.C. §§ 152 & 3571.

Date:

Exhibit 1

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- 1. For value received, the adequacy and sufficiency of which are hereby acknowledged, VR-LIW GmbH, Gabelsberger Strasse 1a, D-59069 Hamm, Germany (the "Transferor") hereby unconditionally and irrevocably transfers and assigns to Mr. Horst Reisig (the "Transferee"), as of the date hereof, an undivided interest, to the extent of the amount specified in Schedule 1 attached hereto (the "Transferred Claim"), in Transferor's right, title and interest in and to, or arising under or in connection with Proof of Claim Number 55185, Blocking Number 1000052 filed by or on behalf of VR-LIW GmbH as Filing Entity on behalf of multiple holders of Lehman Programs (the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), but only to the extent related to the Transferred Claim. For the avoidance of doubt, the Transferred Claim will not encompass Transferor's rights, title or interests in and to and arising in relation to the Proof of Claim or the security or securities except to the extent specified in Schedule 1 attached hereto.
- 2. Transferor hereby waives any objection to the transfer of the Transferred Claim to Transferee on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Transferor by Transferee for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claim. Transferor acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Transferor transferring to Transferee the Transferred Claims, recognizing Transferee as the sole owner and holder of the Transferred Claim, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Transferee. Transferor further directs the Debtor, the Bankruptcy Court and all other interested parties that all further notices relating to the Transferred Claim, and all payments or distributions of money or property in respect of the Transferred Claim, shall be delivered or made to the Transferee.
- 3. Transferor's and Transferee's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with German law.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is

executed as of $\frac{1}{1}$, $\frac{1}{1}$, $\frac{1}{1}$, $\frac{1}{1}$, $\frac{1}{1}$

VR-LIW GmbH/

By: Name: Andreas Winkler, ppa.
Title: Manager (*Prokurist*)

Gabelsbergerstrasse 1a D - 59069 Hamm

Germany

Horst Reisig/

Title: --

Am Rosenhof 1

D - 31812 Bad Pyrmont

Germany

SCHEDULE 1

Transferred Claims

Transferred Portion of Claim

US\$ 23,494.35 of US\$ 23,494.35 relating to Proof of Claim No. 55185, Blocking No. 1000052

Lehman Programs Securities to which Transfer Relates

Description of Security	ISIN/CUSIP	Issuer	Guarantor	Principal/Notional Amount	Coupon	Maturity	Claim Amount (as of Proof of Claim Filing Date)
Lehman Securities Programs	DE000A0NXKZ9 Blocking No. 1000052	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 10,000.00 equivalent to US\$ 14,239.00		7 Aug 2012	EUR 16,500.00 equivalent to US\$ 23,494.35

Exhibit 2

	Lehman Brothers c/o Epiq Bankrup FDR Station, P.C New York, NY 1	Holdings Claims Proce otcy Solutions, LLC D. Box 5076	ssing Center	LEHN		JRITIES PROGRAMS F OF CLAIM
	In Re: Lehman Brothers Debtors.	Holdings Inc., et al.,	Chapter 11 Case No. 08-13555 (JM (Jointly Administered)	(P)	Lenman Bro	Southern District of New York others Holdings Inc., Et Al.
	based on Lehn	m may not be used t nan Programs Secur <u>nnan-docket.com</u> as		an those	O	3-13555 (JMP) 0000055185
	Name and address Creditor)	s of Creditor: (and name	and address where notice	s should be sent if different	- 11	Check this box to indicate that this claim amends a previously filed claim.
	VR-LIW GmbH as Gunnar Mängel (G Gabelsbergerstraß 59069 Hamm	eneral Manager)	n behalf of multiple holde	rs of Lehman Programs Secu	rities	Court Claim Number:(If known)
	Germany				1	Filed on:
			nail Address: g.maengel@ be sent (if different from			
	VR-LIW GmbH Gabelsbergerstra 59069 Hamm		oe sen (ii ainerem nom	acove	2	Check this box if you are aware that myone else has filed a proof of claim elating to your claim. Attach copy of statement giving particulars.
			nail Address: g.maengel			
	Programs Securiti and whether such dollars, using the	es as of September 15, 2 claim matured or becam exchange rate as applica	008, whether you owned the fixed or liquidated before the on September 15, 200	the Lehman Programs Secur re or after September 15, 20	ities on Septembe 08. The claim am with respect to n	ne amount owed under your Lehman er 15, 2008 or acquired them thereafter, sount must be stated in United States more than one Lehman Programs Security, is.
	Amount of Claim	1: \$23,494.35	(Req	nired)		
						lue on the Lehman Programs Securities.
	Provide the In this claim with res which this claim re	pect to more than one L	dentification Number (ISI ehman Programs Security	N) for each Lehman Program , you may attach a schedule	ns Security to wh with the ISINs fo	ich this claim relates. If you are filing r the Lehman Programs Securities to
-	International Sec	urities Identification N	umber (ISIN); DE000A	0NXKZ9	(Required)	
	appropriate (each, from your account	a "Blocking Number") holder (i.e. the bank, bro	for each Lehman Program oker or other entity that he	is Security for which you are olds such securities on your	e filing a claim. Y behalf). If you ar	ository blocking reference number, as ou must acquire a Blocking Number e filing this claim with respect to more ograms Security to which this claim
	Clearstream Ban number:	k Blocking Number, E	uroclear Bank Electroni	c Instruction Reference Nu	ımber and or otl	ner depository blocking reference
	See attached sche	edule(page 1 to 3)		(Required)		
	you are filing this	claim. You must acquir	e the relevant Clearstream	Bank Euroclear Bank or o	ther depository pa	Lehman Programs Securities for which articipant account number from your should not provide their personal account
			tream Bank or Other D	epository Participant Acco	unt Number:	
-		edule (page 1 to 3)	P 1 01 7	(Required)		FOR COURT USE ONLY
	consent to, and are disclose your iden	deemed to have author	zed, Euroclear Bank, Cle	ository: By filing this claim arstream Bank or other depo to the Debtors for the purpos	sitory to	FILED / RECEIVED
	26 Oct 2009	of the creditor or other	person authorized to file to the notice address above	n it. Sign and print name and his claim and state address a Attach copy of power of at	nd telephone ttorney, if	OCT 2 9 2009 EPIO BANKRUPTCY SOLUTIONS, LLC
-			10	Gunnar M		oth. 18 U.S.C. §§ 152 and 3571
1	r entity j	or presenting francation	cimin. The or up to 32	-, or miparovinitem for t	1	

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The questions on the Proof of Claim form include instructions for completing each question. The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

DEFINITIONS

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

Claim

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured, reduced to judgment or not, liquidated or unliquidated, fixed, contingent, matured, unmatured, disputed. undisputed, legal or equitable

Proof of Claim

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the Claims Agent at the following address:

Lehman Brothers Holdings Claims Processing c/o Epiq Bankruptcy Solutions, LLC FDR Station, PO Box 5076 New York, NY 10150-5076

Lehman Programs Security Any security included on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17,

INFORMATION

Acknowledgment of Filing of Claim To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim, or you may access the Claims Agent's system (http://www.lehman-docket.com) to view your

Offers to Purchase a Claim

filed proof of claim.

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.

Schedule for the notes with the ISIN Code:

DE000A0NXKZ9

Calculation

Final redemption amount':	
Interest:	Index finked- DAX and Div DAX
Issue date:	The notes do not bear interest
Original maturity day:	7 August 2007
Bankruptcy judgement day:	7 August 2012
Evolution of a (EUD 1122)	15 September 2008
Exchange rate (EUR-USD) ² :	1.423900

if Spread ≥ - 15%, an amount equal to: Specified Denomination x 165%

Spread= Div DAX t/ Div DAX o - DAX t/ DAX o

= 117.96 / 162.56 - 6'064.16 / 7'584.16

= -7,39%

-7.39% ≥ -15%

Div DAX t: means the Index Level on the Final Valuation Date. As determined in the {117.96} Final Terms the Final Valuation Date is the 31 July 2012. Because of the insolvency we constitue the Bankruptcy Judgement Day as Final Valuation

Div DAX o: means the Index Level on the Initial Valuation Date. As determined in the (162.56) Final Terms the Final Valuation Date is the 31 July 2007³

DAX t: means the Index Level on the Final Valuation Date. As determined in the (6'064.16) Final Terms the Final Valuation Date is the 31 July 2012. Because of the

DAX σ : means the index Level on the initial Valuation Date. As determined in the (7634.14) Final Terms the Final Valuation Date is the 31 July 2007

^a Information about the Index can be found at the places set out on the website www.deutsche-boerse.com

Blocking Number	Account Number	Nominal amount In €	Amount of Interest in €	Total amount of claim in €:	claim in \$:
200909161000052	7359	10.000,00 €	- €	18.500,00 €	\$ 23,494,35
	Total	10.000,00 €	€	16.500,00 €	

The Final Redmption Amount is calculated with the applicable formula below.
 The exchange rate of 15 September 2008 is taken from the website www.routers.com

Reservation of Rights

- 1. VR-LIW GmbH as Filing Entity claiming on behalf of multiple holders of Lehman Programs Securities ("Claimant") expressly reserves the right to amend or supplement this Claim at any time, in any respect and for any reason, including but not limited to, for the purposes of (a) fixing, increasing, or amending the amounts referred to herein, and (b) adding or amending documents and other information and further describing the claims. Claimant does not waive any right to amounts due for any claim asserted herein by not stating a specific amount due for any such claim at this time, and Claimant reserves the right to amend or supplement this proof of claim, if Claimant should deem it necessary or appropriate, to assert and state an amount for any such claim.
- 2. This Claim is made without prejudice to the filing by Claimant and any related entities of additional proofs of claim for any additional claims against Lehman Brothers Holdings Inc. ("LBHI") and its affiliated debtors (the "Debtors") and non-debtor entities affiliated with the Debtors of any kind or nature, including, without limitation, claims for administrative expenses, additional interest, late charges, and related costs and expenses, and any and all other charges and obligations reserved under the applicable documents and other transaction documents, and claims for reimbursement in amounts that are not fully ascertainable.
- 3. The filing of this Claim is not intended to be and shall not be deemed to be or construed as a waiver or release of any right to claim specific assets; any rights of setoff, recoupment, or counterclaim; or any other right, rights of action, causes of action, or claims, whether existing now or hereinafter arising, that Claimant has or may have against LBHI, its affiliated entities or any other person, or persons, and Claimant expressly reserves all such rights.

4. Nothing herein modifies, alters, amends and/or waives any right Claimant may have under applicable law or any agreement or understanding to assert and recover from LBHI, its affiliated entities or any other person or persons, upon rights, claims, and monies.

5. In executing and filing this claim, Claimant does not submit itself to the jurisdiction of this Court for any other purpose than with respect to this Claim. This Claim is not intended to be, and shall not be construed as (i) an election of remedies, (ii) a waiver of any past, present or future defaults, or (iii) a waiver or limitation of any rights remedies, claims or interests of Claimant.

26	0 C.		08	

Date

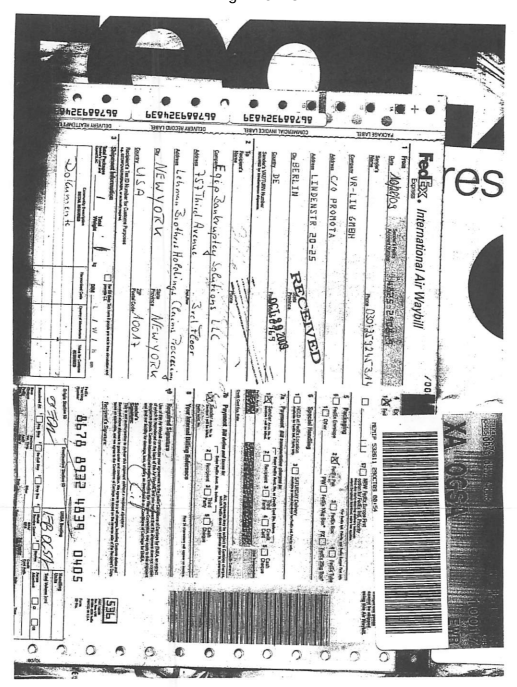
Signature

Gunnar Mängel (General Manager)

VR-LIW GmbH Gabelsbergerstr. 1a 59069 Hamm Germany

Registry court: AG Hamm, HRB 6345 VAT-Ident-Number DE262892384

Tel.: +49 30 / 259 245 - 314 Fax: +49 30 / 259 245 - 399 E-Mail: g.maengel@vr-liw.de



Hameln-Stadthagen eG

Volksbank Hameln-Stadthagen eG

UNITED STATES BANKRUPTCY COURT Southern District of New York Attn: Lehman Brothers Holdings Inc. One Bowling Green New York, NY 10004-1408 USA E-Mail: info@vbhs.de http://www.vbhs.de

Hauptstelle Hameln Osterstr. 44, 31785 Hameln Tel. 05151 207-0 Fax 05151 207-810200 BIC: GENODEF1HMP

Hauptstelle Stadthagen Marktstr. 7, 31655 Stadthagen Tel. 05721 781-0 Fax 05721 781-820300

Reinhold Reker Geschäftsstelle Bad Pyrmont Tel. 05281 6051-21 Fax 05151 207-850021 reinhold.reker@vbhs.de Bad Pyrmont, 13.06.2016

Kurzmitteilung

Sehr geehrte Damen und Herren,

beiliegende Unterlagen erhalten Sie

☐ aufgrund Ihres Schreibens
☐ aufgrund Ihres Anrufes
☐ aufgrund Ihres Faxes

☑ zum Verbleib

☐ mit Dank zurück

☐ zur Kenntnisnahme

☐ mit der Bitte um Begleichung

☐ zur Erledigung

☐ zu Ihrer Stellungnahme

☐ mit der Bitte um Rückruf

☐ mit der Bitte um Prüfung ☐ mit der Bitte um Rückgabe

☐ gemäß Absprache

☐ zur Unterschrift

Mit freundlichen Grüßen

Volksbank Hameln-Stac

S.D.N.Y

I.S. BANKRUPTCY COURT

Aufsichtsratsvorsitzender: Dr. Hans-Detlev von Stietencron

IDANI: DESS 2506 0000 0000 0001 60

Vorstand: Michael Joop (Vorstandsvorsitzender) Nils Bradtmöller Klaus Meyer

Registergericht: Amtsgericht Hannover GenR 100017 Sitz/Verwaltungssitz: Hameln/Stadthagen